VOL. 9 .-- NO. 38.

### SALEM, COLUMBIANA COUNTY, OHIO, SATURDAY, MAY 6, 1854.

rt of the

lexander

GREAT

BOOK 8

IVE OF

an end-

ed to eve

REGION;

every des-Materials

rds, Prin-, Fancy

f WALL h will be LLAN.

ts to alle

kly. dropathie its of the

Falls, are few er confi-

rvices to country.

th Saleno

nd War-

RYT on. We e to the

on reems

e. Our We war-

d in aff sfaction. rooms.-

EMEN. place, is

d largely

M. D.

the writ of Habeas Corpus, on a proper application to any State of United States Judge.

5. The powers of Congress are limited to the express grants in the constitution of the United States, and to such legislation as is necessary and proper to carry those express grants into execution.

A good answer to this "well-educated aristocrat," is the following paragraph from the Richmond Whig, which paper advocates a more efficient system of education in the State. It says:

"Exerv decade exhibits a rapid and fearful in-

TINNO O APPERTUND.

TO APPERTUND

TO APPERTU

and the depotition is an interaction of the colored manu-clearges in the growth of the colored manufacture flat the colored manufact

TRINS—\$1.30 per annum, payable in setwards the substrated by the content of an interview their miduence to extend its circulation among the content of the c

Joshua, so prison walls that hold innocent men through the valley, luminous as day, unaccused of crime, will crumble before the spirit of Liberty, when canbo lied in such men as through the battered fugitive in Milwankie.—

Whose songs of welcome meet thee half the way. None but the most despicable of men, the veriest though the valley, luminous as day, the though the support of data and now the total despisation; and merged all legislation; and morged all legislation; and merged all legislation; and morged all legislation; and

of allower, when each field is end more a chiese of longitude the montered fighting and government the special control for the

WHOLE NO. 448.

denies that man is man, and that God is God.

But he was opposed to the Nebraska bill because it proscibes the colored man—because it excludes or proscribes the immigrant; thirdly, because it contains the deceptive idea of non-intervention. The bill does not recognize this. It was during the reign of our slaves fleeing into the free States; the Missouri old master, George the Third, and in the famous controversy could not have been sattled without a sale of Mr. Fox's East India bill. A report was cartition of Louisiana between free and sale of Mr. Fox's East India bill. A report was controversy could not have been sale out of the free States; the Missouri old master, George the Third, and in the famous controversy could not have been sale of Mr. Fox's East India bill. A report was spread in Parliament by one of the lords of the soil; and that partition controversy could not have been sale of Mr. Fox's East India bill. A report was outroversy could not have been sale outroversy could not have been sale of the lords of the soil; and that partition of Louisiana between free and sale of Mr. Fox's East India bill. A report was outroversy could not have been sale of the lords of the soil; and that partition of Louisiana between free and sale of Mr. Fox's East India bill. A report was outroversy could not have been sale outroversy could not have been sale of the lords of the soil; and that partition of Louisiana between free and sale of Mr. Fox's East India bill. A report was outroversy could not have been sale of the lords of the soil; and that partition of Louisiana between feel of the lords of the soil; and that partition of Louisiana between feel of the lords of the soil; and that partition of Louisiana between the controversy could not have been sales of Mr. Fox's East India bill. A report was outroversy could matter, George the Third, and in the famous case of Mr. Fox's East India bill. A report was outroversy could not have been sales of Mr. Fox's East India bill. A report was outroversy could matter.

stitution could not have been formed without that -with an instruction to the Senators, and a re-Thus the compromise clause in the ordi-

other; and the history and fate of the first attempt may be advantageous in the consideration of the sake of leaving out one law; and effects a repeal by an omission, and legislates by an exception, and legislates by an omission, and legislates by an exception, and legislates by an exception, and the history and fate of the first attempt may be advantageous in the consideration of the sake of leaving out one law; and effects a repeal by an omission, and legislates by an exception, and legislates by an exception, and the history and fate of the first attempt may be advantageous in the consideration of the pealing a law, and a bungling attempt to smuggle slavery into the Territory of Indiana had been slave territory under the French Government, and continued so under the Recky Mountains. The erocked line of the same of leaving out one law; and effects a repealing of the qualifications of voters; subjected to a foreign to the prairies, and out towards the frontiers, and out towards the frontiers, and controlled by the Federal Government, which they have no had out towards the frontiers, and controlled by the Federal Government, which they have no had out towards the frontiers, and controlled by the Federal Government, which they have no had out towards the frontiers, and out towards the frontiers, and out towards the frontiers, and controlled by the Pederal Government, which they have no had out towards the frontiers, and out towards the frontiers Cahokia, Prairie de Rocher, Kaskaskia, were all slaveholding towns. The inhabitants were attached to that property, and wished to retain it, at least temporarily; and also to invite a slaveholding towns and also to invite a slaveholding being put there by the Constitution, it cannot be ject only to the Constitution of the United States."

GAGGING.

GAGGING.

When Thomas II. Benton's hour in committee of the whole expired, in the midst of his recent of the whole expired, in the midst of his recent of the whole expired, in the midst of his recent of the whole expired, in the midst of his recent of the whole expired, in the midst of his recent of the other half of the othe

quest to the representatives in Congress, to vote

than it has ever been since. The answer is a percent of the percent of the percent of this section, both these parts are repealed. A no breaking bargains with them: But the end of this section, both these parts are repealed. A No breaking bargains with them: But the end of this section, both these parts are repealed. A No breaking bargains with them: But the end of this section, both these parts are repealed. A No breaking bargains with them: But the end of this section, both these parts are repealed. A No breaking bargains with them: But the end of this section, both these parts are repealed. A No breaking bargains with them: But the end of this section, both these parts are repealed. A No breaking bargains with them: But the end of this stump speech is the best of the whole. Different from good milk, in which the cream rises to the top, it here settles to the bottom, and is in the excuse for all this dissection. The constitutional pro-Yes, to impair? that is the word; and it is a refusal to weaken or lesson, in the smallest degree, an act weaken or lesson, in the smallest degree, an act wisher a comparing the committee call a "benevolent and sagacious act;" and which they recommend to maintain unimpaired, because it is "calculated to increase the happiness and prosperity of the northing right to all the territory north and west of the Constitutional project the States and of the Territories, to regulate slavery for themselves as they please, only subject to the Constitution of the United States."

If it shall be that they fail in this at this time the power of God for the slave's deliverance. Second part of the States and of the United States."

If it shall be that they fail in this at this time the power of God for the slave's deliverance. Second part of the power of God for the slave's deliverance of the country; the power of God for the slave's deliverance. Second part of the Propriety of against the other, and destroying the temper and business of Congress? What is the excuse for all this disturbance of the Country; this breaking up of and the power of God for the slave's deliverance. Second part of the Propriety of against the other, and destroying the temper and business of Congress? What is the excuse for all this time.

There are those whom all slavedom cannot gag the propriety of agaresize action? Our enemy is not merely to be resisted. He is to be conquered. Therefore is there hope.

by the people of the Territory. Oh, spatter sort where were you then? It was a case of recipity; where were you then? It was a case in 1859, why do it over again in 1854? Why law in 1859, why do it over again in 1859. Why control of the sort of the convention of the sort of t

destroying all confidence between the North and such military expulsions in the early settlement of the South, and arraying one half the Union the western country, often executed with severity; against the other in deadly hostility. It is to be burning houses, cutting up corn, destroying fences, how did we obtain the northern votes which were an enterprise is that in which we are embarked!

set manner is three to the composate cause to the early composate cause to the expension to the Seators, and the composate cause to the representation is Coggos, to will be state position, and directed by the state policy—the manner of 150°. Se resolved the first three capts are not all the quality of the state policy—the state

suspension of the anti-slavery part of the ordinance for tea year, and limited in its application to their own territory. The petition was referred to their own territory. The petition was referred to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a sufficient on the committee of the House; Mr. Randolph to a sufficient on the select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to a select committee of the House; Mr. Randolph to committee of the House; Mr. Randolph to their own territors. They entition to them is a cheat at an event does not committee of the House; Mr. Randolph to their own territors. They entition to their own territors. They entition to their own territors. They entition to the state special the state open than the principle of contention at every election. Sir, this principle of non-intervent in the committee of the House; the done in an organic act; and they have no such act of the House; the state of the House; the committee of the House; the committee

of a favorable report from a committee. And now what inhabitant of Indiana does not rejoice at the deliverance which the firmness of Congress tat the deliverance which the firmness of Congress then gave them, in spite of the request of its inhabitants fifty years ago?

Thus, five times in the beginning of this century between northern and southern members—did for congress refuse to "impair" the slavery compress for the people of the Territory. Oh, squarter sovereignts, and therefore to be repealed by an exception of the Territory. Oh, squarter sovereignts, where were you then? It was a case to have shown your head—to have arised? But it was not superseeded; but ace the fare to the two designs and the children play on a plank stuck through a point of the fare ware you then? It was not superseeded; but ace the fare to the two designs and rejoice to the transming the inconsistent with those actes; then that it is imposed that it is imposed the formed out of that its inconsistent with those actes; then that it is imposed the form the beginning each under foot in its turn. Sir, the bill of the form the other, and it to the states to be formed out of that the cases: the that it is imposed the form the states to be formed out of that the case still at Bristol.

Thus, five times in the beginning of this century between northern and southern members—did first of supersession. It is said that the necesures of 1850 superseded this composed the form the beginning.

It trust that it is imposed the first, that it is such these the constitution of the does deny squarter sovereignts, and it does legislate upon slavery in Territore. Now, where was there an inch square of the request of the true and first of supersession. It is said the message of the request of the true and first of supersession. It is a bill of the constitution the constitution by a negation in the constitution of the first, that it is imposed to the constitution of the does deny squarter sovereignts, and it does legislate upon laware and for the proposition t

that the committee deem it highly dangerous and no matter that the summent of that the committee of the United States, and a formation of the House of this is a juggle worthy of that the states it is the superrogation of the trick of one egg under three hats at the same on power to put slavery in them, or out of pounded upon the clause in the constitution is anorganic, not anothalmistrative dependence on the happiness and properly of the under neither at any time; and in respect of the Territories, it is an under neither at any time; and in respect to the Territories, and its one opower to put slavery in them, or out of founded upon the clause in the constitution is anorganic, not anothalmistrative discussion from the property of the United States, to depend on the trick of one egg under three hats at the same incomment and not make rules the constitution is anorganic, not anothalmistrative incommendation of the territory and the rail of the constitution is anorganic, not anothalmistrative incommendation of the territory and other the constitution is anorganic, not anothalmistrative discussion of the territory and other the rail of the trick of one egg under three hats at the same incommendation of the territories, and its days to do so when the cause in the anothal and the clause for recording a law by an exception. There is an under neither at any time; and it is a juggle worthy of the constitution is an under neither at any time; and it is a juggle worthy of the constitution of Territories, it is the superroganic of Territories, it is the superroganic of Territories, and its days to do so as at the most fanatical abolitions to the territory and other the rail of the decision of a constitution is anorganic, not anothal interval of the territory and other the rail of the territory and other the rai

maintain unimpatries, because it is "encurated to happiness and prosperity of the north this right to all the territory north and west of frontier." That Congress and what without distinct the State to the most future good to posterity, net even upon the mistaken application of a few present inhabitants.

But dais was not the end of the petitions. The peaple of Indiana were not satisfied with case sion of the ordinance. It was rejected each time, and once in the Sonate, where the North Carolina of denied to itself which is there. If the reason had been because it was already there, it would have the Committee which male the report against it, and the rejection the nore emphatic in some instances because it was the reversal by the House of a favorable report from a committee. And worthy of examination. First, because it was the reversal by the House of a favorable report from a committee. And more in the Sonate, where the North Carolina denied to itself which is there. If the reason had denied to itself which is there, and that for its admission—not rejection.

Three dogmas now afficit the land; ridelizer; but only there in relation to slavery, and that for its admission—not rejection.

Three dogmas now afficit the land; ridelizer; but only there in relation to slavery, and that for its admission—not rejection.

Three dogmas now afficit the land; ridelizer; but only there in relation to slavery, and that for its admission—not rejection.

Three dogmas now afficit the land; ridelizer; but only there in relation to slavery, and that for its admission—not rejection.

Three dogmas now afficit the land; ridelizer; but only there in relation to slavery, and that for its admission—not rejection.

Three dogmas now afficit the land; ridelizer; but only there in relation to slavery, and that for its admission—not rejection.

Three dogmas now afficit the land; ridelizer.

Washington, March 23, 1854.

My Dear Friend and Brother:—God bless you: was slowly recovering from his was the reversal by the House and worthy of examination. First, because it was the reversal by the House are assigned; and thus the organic act of Oregon, match the rejection.

My Dear Friend and Brother:—God bless you: the country north and west of Missouri to the British line, and up to redefine the was already there, it would have degree and that for its admission—on trejection.

Three dogmas now affict the land; ridelizer.

My Dear Friend and B

temporarily; and also to invite a slaveholding control of the United States."

Afford an adequate supply of free labor; and they petition of the Pople of Congress occordingly. The petition of the people, presided over by Governor Harrison, and only asked for the suspension of the anti-slavery part of the ordinary courtesy of the anti-slavery part of the ordinary courtesy of the anti-slavery part of the ordinary courtesy. The petition was not made for tea years, and limited in its application to the people alone to settle the question of slavery for themselves. How settle it? That can only be the Constitution of the United States."

Which will prevent any citizen from going there with will prevent any citizen from going there by the Constitution of the United States."

Which will prevent any citizen from going there with will prevent any citizen from going there by the Constitution of the United States."

This is the speech, and a pretty little thing itself, and very proper to be spoken from a stump with his slaves. This is a squatter sovereignty. This is the speech, and a pretty little thing with his slaves. This is a squatter sovereignty. The whole expired, in the midst of his recent give his his precent any citizen from going there with his slaves. This is a squatter sovereignty. The with his slaves and cannot be put there by the Constitution of the United States."

Which will prevent any citizen from going there with his slaves and earnot be people, presided in the prairie. It has intent, and a true intent; which will prevent any citizen from going there with with his slaves. This is a squatter sovereignty. The with his slaves and cannot be put in operation of the whole expired, in the Constitution of the United States."

Which will prevent any citizen from going there with his slaves and cannot be put in the United States."

This is the English of this sumple with his slaves. This is a squatter sovereignty. The with his slaves and cannot be put in the United States."

The people alone to replication of the

any years; and I am for adhering to it.

And now what is the excuse for all this disesteem, it is nevertheless the wisdom of God and

If it shall be that they fail in this at this time.

been invented. The ignoranuses of that day had this inability to stand together took effect; and ject not to be avowed, nor to be done in any direct legual and vexations contest, in which they are to its a valuable document for reference, as well as its provisions is one granting \$10,000,000 to Mexpower heard of it, though now to be learned in how do the two sets of measures make out to or palpable manner. Paraphrases, circumscentien, be losers. I deprecate such a contest, and did my for general circulation.

THE ANTI-SLAVERY BUGLE.

And the erry hormorbal, and, believe, no where clearly recognition of slave property in which it was in the hardware.

It was also the case of the case of the state of histories of the case of the hardware of the case of the case of the hardware of the case of the case of the hardware of the case of the case

iture in furtherance of the noblest movement of

ice for territory acquired.

EZNYS FR This exceller Springs, Green its appearance. and reliable on don is a most slave, and he

to odvocate and byterian abund The Number make some ext quently done be ard for politic Standard. Speaking of League for Fre

copied and com TI John G. Whi 5th, calls upon the question of Republic stood, names, to form of a mighty org Upon the banne organization, b No more slav The General

sponsibility for No interferen Slavery in the s No interferen writ' of habeas life, liberty, and free States.
Slavery left t it, without any cile itself as it i tion and Christi the age."

This is simply tial points, we t on the doctrines ventions. It e olders themsel hoped that the r the reckless and of the Slave Poof attempting to It would seem at been able for so self-respect, whill strange if they ! of their oppon The first three we may be allow

and should be re little patching. "in the free Sta States. The for It is strange th accustomed to ra side, without or that secure ed to maintain third and fourth

palpable absurdit ernment be relieve very, and yet not States? To our n trovertible that National domain, failing to exercise is the more press ment alone has t ally, have no no

mousibility, for

national remedy vided but by the Democrats had mitting, for the sa eral Government ! Slave States, W. been guilty of the ry had a centrelli that framed the determined not to

into the Constituti that they did adm After an argum character of the C Now in view of ish it," that there General Governm

States," and yet t ry," is a proposition it never can bea organization thro might of an organ its numbers, as in and the cons Webave had enough as well as that of t and 1852, have be mises. We go no We clair abolish slavery ere employed to that er solution of the Unic we shall thank Go that has to be main claims of justice ar the agis of Repub Despotism, is not

The Presbyterian tion of Goodell's pl COMPROMISES, -T

the compromising h We have compron now we have the Ne from Arabia into Pe hut of a miller, who brute"-but the can cold, and the miller he was allowed to but these, on a "so more. Scarcely had he saw the camel's v floor; he remonstra ,camel answered, "O commoded, do not st ter.] Thus Siavery shall see her missh Nebraska.

A EGUALE CAPTAIN are the soldiers of a woman for their chies Turkish camp at their the Leader describes "Her head is wound aurhan, and in her gir

yatugan and pistois. man, and might easilf for the one decisive n beard and moustache. atbletic appearance, a troop, all of whom are be considered as no m make some extracts. The editor as he has frequently done before, is advocating a higher Stand-

sponsibility for Slavery.
No interference by the General Government with

the age."

This is simply a few stripes taken from the old lng for.

Free Soil banner of 1848 and 1852. In all essential points, we think there is no advancement upper points.

accustomed to range the above principles side by line.

sholish it every where within those limits, and failing to exercise that power, she becomes responsible for its continuation. And this responsibility is the more pressing because the General Government alone has this power. The states, individually have no power to interfere with the local matters of each other. Each one, in this respect, is an individual and independent sovereignty. No an individual and independent sovereignty. No an individual and independent sovereignty and individual remedy for slavery could therefore be pro-

character of the Constitution, the Editor adds:

its numbers, as in the rectitude of its principles and the consistency with which they are adhered to. main, and shall insist that this power be activly employed to that end. If this shall lead to a dis-

th.

he was allowed to introduce ears and fore-legs; but these, on a "solemn condition" of asking no more. Scarcely had the miller turned round when its old friend John Mitchel. It says:

man, and might easily be mistaken for one, except for the one decisive mark, that she wants entirely beard and moustache. She has a courageous and able the appearance, and riding ut the head of her troop, all of whom are mounted, she is certainly to the consorts of persons high in rank are taken.

Authority, but for any practical purposes, this and for in the east there is no prejudice to birth, and the lady is distinguished from her servant only by thority is not to be relied upon. We must, of the lady is distinguished from her servant only by thority is not to be relied upon. We must, of the lady is distinguished from her servant only by thority is not to be relied upon. We must, of the lady is distinguished from her servant only by thority is not to be relied upon. We must, of the lady is distinguished from her servant only by thority is not to be relied upon. We must, of the lady is distinguished from her servant only by thority is not to be relied upon. We must, of the lady is distinguished from her servant only by thority is not to be relied upon. We must, of the lady is distinguished from her servant only by thority is not to be relied upon. We must, of the lady is distinguished from her servant only by thority is not to be relied upon. We must, of the lady is distinguished from her servant only by thority is not to be relied upon. We must, of the lady is distinguished from her servant only by thority is not to be relied upon. We must, of the lady is distinguished from her servant only by thority is not to be relied upon. We must, of the lady is distinguished from her servant only by thority is not to be relied upon. We must, of the lady is distinguished from her servant only by thority is not to be relied upon. We must, of the lady is distinguished from her servant only by thority is not to be relied upon. We must, of the lady is distinguished from her servant only by thority is not to be relied upon. We must, of the lady is distinguished from her servant only by them.

Friends read in the Turkish calli

Mr. BENTON'S SPERCH .- We occupy considerable room to-day with Mr. Benton's speech, but we could not perhaps occupy it better. It exhibits the its appearance. Of the religious papers of this country, the Presbyterian is one of the most thorough and reliable on the question of freedom. Mr Gordon is a most sincere and ardent friend of the slave, and he leaves no opportunity unimproved slave, and he leaves no opportunity unimproved to advocate and urge his claims. We wish the Presbyterian abundant success in its new locality.

The Number of the paper before us contains an article headed the Twe Banners' from which we are the false pretenses—but not more death of our gifted and devoted J. W. Walker, I ments, but to elevate public sentiment. Springs, Green Co., O., and is quite improved in position of a man who would be honorable among its appearance. Of the religious papers of this counhis peers, and vindicating that honor in a case The Number of the paper. The Number of the paper of the paper of the paper of the paper of the paper. The Number of the paper of the pa quintescence of nonsense"-"the five times distilled and still again. But still I could not bring myself quintescence of political nonsensicality." Who, to believe the dreadful intelligence. Since then a

THE TWO BANNERS.

John G. Whittier, in the National Era, of April 5th, calls upon "those who are willing to stand on the question of Slavery where the fathers of the question of Slavery where the fathers of the the question of Slavery where the fathers of the the question of Variables stood." to "unite, irrespective of party of the standard of the the question of the question of the past winter. We attended several Conventions the influence of a high position to the fathers of the past winter. We attended several Conventions the influence of a high position to open a vest term.

Illinois, and the other in Ohio. As in the free slavery cause, I have valued him highly, and considered so disreputable as to be prohibited entirely, it might have been expected that the two men woulding its considered so disreputable as to be prohibited entirely, it might have been expected that the two men would at once wash their been able so fully to appreciate him, as during the past winter. We attended several Conventions the influence of a high position to open a vest term. the question of Slavery where the fathers of the Republic stood," to "unite, irrespective of party names, to form a League of Freedom—the nucleus reward of his iniquity, which the women of Ohio with him in Michigan. Mr. Foster and mysels rivery, equal to the whole free North, to the blight names, to form a League of Freedom—the nucleus reward of his iniquity, which the women of Ohio with him in Michigan. Mr. Foster and mysels rivery, equal to the whole free North, to the blight names, to form a League of Slavery with every contract of the course, Sterling, in gures of Slavery with every contract of the sterling of the course, severally. Douglas uses the influence of a high position to open a vast terjunction.

Free Sol bainer of the sum to 100 states of the Buffalo or Pittsburgh Contractions. It contains the same old spirit of components of the Buffalo or Pittsburgh Contractions. It contains the same old spirit of components of the Euclidean Activities and conciliation that has taught the slave holders themselves to despise us. We had fondly hoped that the recent astoanding developments of the Eckless and activity at least, to the absurdity of attempting to maintain this half-scay position it would seem strange that Anti-Slavery men had been able for so long a time to retain even their traffectory and absurd. But it would be found to exceed in length those which strange if they had lost the respect and confidence of their opponents.

The first three planks of the above platform, (if the many the planks of the above platform, (if the many the many that the planks of their prayers, or their physicaer is many that the planks of their prayers, or their physicaer is many that the planks of their prayers, or their physicaer is many that the planks of their prayers, or their physicaer is many that the planks of the above platform, (if may may be planks of the above platform, (if may may be planks of the above platform, (if may may be planks of their prayers, or their physicaer is many that the planks of their prayers, or their physicaer is many that the planks of their prayers, or their physicaer is many that the planks of their prayers, or their physicaer is many that the planks of their prayers, or their physicaer is many than the prayers are the planks of their prayers, or their physicaer is many than the prayers are the planks of their prayers, or their physicaer is many than the prayers are the planks of their prayers, or their physicaer is many than the prayers and blanks are prayed to the state of their prayers are the planks of their prayers, or their physicaer is many than the prayers and the prayers are the planks of their prayers, or their physicaer is many than the prayers and the prayers and the prayers are pla PRESIDENTIAL PIETY.—The New Hampshire Put. shall be free.

anything in the history of the ancient hypecrites more than double the salary he was then received the rate thus required to be prepaid being three which anything in the explaints of our moderns in this ing. It is strange that we should so long have been which equalled the exploits of our moderns in this ing.

"No interference by the General Government with punishment. An immense array of judges, law. Slavery in the slave States."

Now, do not these two propositions involve a yers, doctors, congressmen and other dignitaries how much we were all expecting of him! Yes, doctors, congressmen and other dignitaries how much we were all expecting of him! How Now, do not these two propositions involve a yers, doctors, congressment and value and the succeeding the succeeding palpable absurdity? How can the General Government of the succeeding the succeeding the succeeding of the often, as I have lain my weary head on my pillow. Cholera Again.—The cholera begins to make lith and 12th.

an individual and independent sovereignty. No notional remedy for slavery could therefore be provided but by the General Government itself.

We said some time since that the Independant Wards, Senator Wolf, Senator Crittendon, Col. Democrats had committed a radical error in admitting, for the sake of conciliation, that the General Government had no power over Slavery in the contributed to their activities and independent sovereignty. No lawyers and others who contributed to their activities and independent sovereignty. No lawyers and others who contributed to their activities and independent sovereignty. No lawyers and others who contributed to their activities and independent sovereignty. No lawyers and others who contributed to their activities and independent sovereignty. No lawyers and others who contributed to their activities and independent sovereignty. No lawyers and others who contributed to their activities and independent sovereignty. No lawyers and others who contributed to their activities and independent sovereignty. No lawyers and others who contributed to their activities and independent sovereignty. No lawyers and others who contributed to their activities and independent sovereignty. No lawyers and others who contributed to their activities and independent sovereignty. No lawyers and others who contributed to their activities and independent sovereignty. No lawyers and others who contributed to their activities and independent sovereignty. No lawyers and others who contributed to their activities and independent sources. S. II. Gav.

Secretaries.

Della Webster, has been tried in Trimble Co.

Ky., on a charge of abducting slaves (helping them to gain their liberty) and acquitted, their processor of a contributed to their activities and the contributed to the

After an argument in favor of the anti-slavery racy had combined to screen the guilty because of and the fatherless. y racy had combined to screen the guilty because of their social position. They were outraged, and their social position. They were outraged, and continue by adjournments from day as long as necessity may require.

The solved to take vengeance into their own hands. They were outraged, and continue by adjournments from day as long as necessity may require.

The solved to take vengeance into their own hands. They were outraged, and continue by adjournments from day as long as necessity may require.

The solved to take vengeance into their own hands. The solved to take vengeance into the solved to Now in view of all these facts, to say that slavery shall be "left to itself in the States that cherish it," that there shall be "no interference by the General Government with slavery in the slave states," and yet that "the General Government" shall be "relieved from all responsibility for slavery," is a proposition so equivocal and absurd that it never can become "the nucleus of a management of the constitution, the Editor adds:

They were outraged, and resolved to take vengeance into their own hands. In this outbreak, the slave holding aristocracy of the South have a premention of the fearful elements of the General Government" shall be "relieved from all responsibility for slavery," is a proposition so equivocal and absurd that it never can become "the nucleus of a might" it never can become "the nucleus of a might" in the resolved to take vengeance into their own hands. In this outbreak, the slave holding aristocracy of the South have a premention of the fearful elements they must one day encounter, if they constitute their tyranical system of slavery. They are at antagonism with the masses at all points. And it never can become "the problem of the Free Presbyterian resolved to take vengeance into their own hands. In this outbreak, the slave holding aristocracy of the South have a premention of the fearful elements of the South have a premention of the fearful elements of the south have a premention of the fearful elements of the south have a premention of the fearful elements of the south have a premention of the fearful elements of the south have a premention of the fearful elements of the south have a premention of the fearful elements of the south have a premention of the fearful elements of the south have a premention of the fearful elements of the south have a premention of the fearful elements of the south have a premention of the fearful elements of the south have a prement to the south have a prement to the south have a prement of the south have a prement to the south have a prement to take the so

We have had enough of compromising with slave- Household Words, commences a new volume holders; and the platform proposed by Mr. Whittier, as well as that of the Free Soil Conventions of 1848 with the excellent May number. And Mr. Dick-fields, in its generous contributions to a fund to be wealth, that the separate colored to be negligible.

Communications.

LETTER FROM MRS. FOSTER.

names, to form a League of Freedom—the nucleus reward of his iniquity, which the women of Onio of a mighty organization throughout the country."

From the banner, which is to float over this new organization, be proposed to inscribe:

No slave territory.

No more slave States.

The General Government relieved from all results. No wonder there was an effort to gag the old man in the midst of his speech.

Mr. Foster and myself in Michigan. Mr. Foster and myself in Mich frequently his power over his audiences was abso-No interference by the General Government with Slavery in the slave States.

No interference with the right of jury trial, the writ of habeas corpus, and other guarantees of writ of habeas corpus, and other guarantees of life, liberty, and the pursuit of happiness, in the life, life life, such a work as must be performed before the slaves has performed this good act, married the sister of the wife of Dr. Mason, of Canestota, and of the

The first three planks of the above platform, (if we may be allowed to change the figure,) are sound of their prayers, or their phylacteries, or their phylacteries, or the length of their faces.—Rhode Island Free-little patching. We should strike out the words little patching. We should strike out the words far, very far more severe than was the labor of de postal arrangement has been so far modified that newspapers by the Bremen line, when not over two man.

| Man should be retained. The first bleds of the words will be should strike out the words the first states. The fourth and sixth planks we would states. The fourth and sixth planks we would to so overboard as rotten, worthless and unseated as rotten, worthless are rotten as rotten as rotten as rotten as rotten as rotten as rotten was the labor of decided that he could be more unseated as rotten as

The last time I saw him he was full of hope and --Hon. Willard P. Hall, and Mr. Gardenhire, palpable absurdity? How can the General Government be relieved from all responsibility for slavery and yet not interfere with it in the slave States? To our mind the proposition is incontrovertible that the General Government is responsible to the first ample power, in the Constitution, to she has ample power, in the Constitution, to she has ample power, where within those limits, and failing to exercise that power, she becomes responsibility of the succeeding THURSDAY and FRIDAY, May often my pillow, and for the succeeding THURSDAY and FRIDAY, May often my pillow, and felt how little I could endure now compared with former years, have I thanked God that our friend, instead of failing, was strengthening and in the various places in Great Brittan, and in various places in Great Britan, and in various places in Great Britan, and in various places in Great Britan, and in vario

eral Government had no power over Slavery in the Slave States. We think so still. We have thus Slave States. We think so still. We have thus been guilty of the great inconsistency of maintain- and those in the city were sought (ineffectually,) small circle of acquaintences, Mr. Walker has been BIBLES PROBLETED,—The Archbishop of Mexico been guilty of the great inconsistency of maintaining, on all occasions, that the opponents of slavery had a centrolling majority in the Convention—that they resolutely
determined the constitution—that they resolutely
determined not to admit the sanction of slavery
determined not to admit the sanction of slavery determined not to admit the sanction of slavery into the Constitution, and did not admit it, and yet that they did admit it.

Anti-slavery lecturers are Bibles, which are being introduced from the house at Old Kennett, Chester County, on First Little States to Tamaulipas, across the Texan house at Old Kennett, Chester County, on First Little States to Tamaulipas, across the Texan day, the electron of the murdered man, the crowd was finally dispersed.

The people felt that wealth and a social aristocard frontier.

The people felt that wealth and a social aristocard frontier.

ry," is a proposition so equivocal and absurd that it never can become "the nucleus of a mighty organization throughout the country;" for the many fire summer, and lecture in the villages during the busy season and the short evenings. I have never slaves. If their average value is \$500 cach—they have abstracted by their act of running away from the communion of soul in a common throughout the communion of soul in a common throughout the communion of soul in a common throughout the communion of soul in a common that it antagonism with the masses at all points. And the time will come when those masses will see, feel busy season and the short evenings. I have never been in any new field where there was a more can become "the nucleus of a mighty of spirit in respect to the practical duties of life, have abstracted by their act of running away from the communion of soul in a common that the time will come when those masses at all points. And the time will come when those masses at all points. And the time will come when those masses at all points. And the time will come when those masses at all points. And the time will come when those masses at all points. And the time will come when those masses at all points. And the time will come when those masses at all points. And the time will come when those masses at all points. And the time will come when those masses at all points. And the time will come when those masses at all points. And the time will come when those masses at all points. And the time will come when those masses at all points. And the time will come when those masses at all points. And the time summer are the points are the points at antagonism with the during the come when the points are the did spirit of inquiry than here. Then, though it is a newly settled section, and therefore possessed is a newly settled section, and therefore possessed main, and shall insist that this power be actively employed to that end. If this shall lead to a dissolution of the Union, (which we do not anticipate,) we shall thank God for the ridance; for a Union that has to be maintained by trampling down the claims of justice and mercy, and sheltering and illustrating their faith in God, by schools of every grade. Mr. II. states that there is now no town or city in Massachusetts, except for. The people, at large, are eager to investigate the whole question, and, I doubt not, that Indiana vary with color or with sex. Boston still unites both these iniquities.—Freman.

The name of "Friends" was adopted in no technology and sheltering and illustrating their faith in God, by its construction in God, by its construction of the Union, (which we do not anticipate,) weeks since—a good uumber.

EMANCIPATION IN CUBA.—It is reported that has to be maintained by translating their faith in God, by its construction of the Union, which we do not anticipate, and charity to mankind.

The name of "Friends" was adopted in no technology to the provide the whole question, and, I doubt not, that Indiana both the treasury, and upwards of eighty anti-slavery papers have been subscribed for. The people, at large, are eager to investigate the whole question, and, I doubt not, that Indiana both the treasury, and upwards of eighty anti-slavery papers have been subscribed for. The people, at large, are eager to investigate beston, that makes the privile so for eighty and indistrating their faith in God, by its construction of the Union, which we do not anticipate.

EMANCIPATION IN CUBA.—It is reported that there is now no town or city in Massachusetts, except for. The people, at large, are eager to investigate beston, that makes the privile score of eighty anti-slavery papers have been subscribed for the treasury, and upwards of eighty anti-slavery papers have been subscribed for the treasury.

In sorrow yet in hope. Yours very truly,

A. K. FOSTER.

Number of their chief. She has appeared in the Turkish camp at their head. A correspondent of the Leader describes her as follows:

"Her head is wound round with an immense volugum and pistoks. She is dressed throughout in manufacture, picking uporturn and particle attream and pistoks. She is dressed throughout in manufacture, picking uporturn and particle attream and pistoks. She is dressed throughout in manufacture, picking uporturn and particle attream and pistoks. She is dressed throughout in manufacture, picking uporturn and particle attream and particle attream and pistoks. She is dressed throughout in manufacture, picking uporturn and particle attream and particle a

must be had from constitutions, legislative enact. What is Aristochacy? - In reply this question. ments, and bellot-box decisions. I beg to be excused from endorsing any such atheistic nonsense. Human governments, without exception, are darilled by the decision of these who would consume without production of the work who would consume without production of the work who would consume without p

FRANCIS BARRY.

Dispatch.

The Supreme Court has reversed the decree of this rehish recently declared quently done before, is advocating a higher Stand-quently done before the dreadful intelligence. Since then a set of the Cincinnati book publishers of Free States, in the course of events, became slaveholders—over sof slaves at the South. Their names were Stephen A Douglas and James T. Beaumont—one lived in that Hall, uttering those scathing words to the met and am here among those who have never known our friend, and therefore cannot sympathize with our friend, and therefore cannot sympathize with

1.50-499 1.50-176 1.50-493

### OHIO AND PENNSYLVANIA RAILROAD

TRAINS GOING WEST. Mail Train leaves Pittsburg at 800 A. M. SALEM, 11.05 A. M. " arrives at Crestline 5,30 P. M. Express Train leaves Pittsburgh at 3,00 P. M. " SALEM 6,00 P. M.
" arrives at Crestline 11,30 P. M.

TRAINS GOING EAST. Mail Train leaves Crestline at 2,30 A. M. " " SALEM 8,30 A. M.
"arrives at Pittsburgh at 11,40 A. M.

TWENTIETH ANNIVERSARY

OF THE

AMERICAN ANTI-SLAVERY SOCIETY.

Secretaries.

PROGRESSIVE FRIENDS.

Creed-making forms no part of the objects of

WILLIAM BARNARD,

THOMAS GARRETT, C. M. BURLEIGH,

SIDNAY PIERCE.

JOSEPH A. DUGDALE,

BENJAMIN C. BACON,

B. FUSSELL, ROWLAND JOHNSON,

in Broadway, between Spring and Prince Streets, side, without preceiving their incongruousness; side, without preceiving their incongruousness; or that seeing the inconsistency, we had not blushed a bright anticipations—laying plans for his family, and for the advancement of the cause to which he day from all results are found in third and fourth:

"The General Government relieved from all responsibility, for Slavery."

"No interference by the General Government with Sheep in the state."

"No interference by the General Government with Sheep in the state."

"It is not that they say in the state that say him he was full of nope and bright anticipations—laying plans for his family, and for the advancement of the cause to which he had so long and ardently devoted himself. The blust time task than the was full of nope and of hope and hope and of hope and hope and of hope and of hope and of hope and of hope and hope and of hope and o

day, the 21st of Fifth month, 1854, at 111 o'clock, this Society. Disclaiming all ecclesiastical au-

ment in theological opinions, but through oneness of spirit in respect to the practical duties of life.

fields, in its generous contributions to a fund to be appropriated to the diffusion of our glorious printing appropriated and 1852, have been nothing less than compromises. We go now for "carrying the war into Africa." We claim the constitutional power to abolish slavery everywhere within the national domain, and shall insist the thin the national domain, and shall insist the thin the national domain, and shall insist the thin the national domain.

that has to be maintained by trampling down the reason of lighting and mercy, and sheltering under the agis of Republicanism, the foulest forms of Despotism, is not worth the price that is paid for in Presbyterian closes by giving its approbation of Goodell's platform, rather than Whittier's the compromising history of this government; indeed, they are ripe the compromised, and compromised, and compromised, and compromised; and now we have the Nebraska bill! A camel brought "Captain-General Pezuela has had for some time from Arabia into Persia, thrust his nose into the hut of a miller, who said, "take it away, you ugly brute"—but the camel plead piteously that he was pold, and the miller suffered him. So, by degrees, he was allowed to have a sallowed to have a sallow

UNDER-GROUND RAILBOAD .- The Detroit Station the benefit of their counsel and co-operation. is one of the most important in the whole line. The Detroit Democrat of the 18th, announces the he saw the camel's whole body sprawling over the floor; he remonstrated in a passion, when the camel answered, "Oh, well, if you are at all in commoded, do not stay on my account!" [Laughter.] Thus Siavery got her nose in, then her forelegs, on "solemn condition," and presently you shall see her misshapen length sprawling over the floor; he remonstrated in a passion, when the camel answered, "Oh, well, if you are at all in heart to have grown hopelessly malcontent in exile, and he sees the world again only to scoff and sneer and make it echo with his egotism. Eight numbers of his paper still leave a doubt whether the writer is merely a little insane, or a good deal possible see her misshapen length sprawling over the floor; he remonstrated in a passion, when the camel answered, "Oh, well, if you are at all in heart to have grown hopelessly malcontent in exile, and he sees the world again only to scoff and sneer and make it echo with his egotism. Eight numbers of his paper still leave a doubt whether the writer is merely a little insane, or a good deal possible state.

J. D. Copeland—Brother: I believe in God, a royal young man, who overheard an offer of his paper still leave a doubt whether the writer is merely a little insane, or a good deal possible state in the universe, spiritual or material that day, of "twelve first-class passagers from the sunny South—as follows: six children under twelve; three mothers—two maidens—and the sunny South—as follows: six children arrival that day, of "twelve first-class passagers arrival that day, of "twelve first-class passagers."

J. D. Copeland—arrival that day, of "twelv

FARM FOR SALE.

E. THOMAS. Salem, April 6th, 1854.-3w.

DAGUERREOTYPE MATERIALS.

AT WHOLESALE ONLY.

ARTISTS are informed that we intend to keep a supply of Stock on hand, and endeavor to pro-mote their interest and ours, by exchanging goods for the Cash. CHESSMAN & WRIGHT. Silem. April 29, 1854.

### SALEM DENTAL DEPOT.

CHESSMAN & WRIGHT,

1,00-484 RESPECTFULLY invite the attention of the pro-1,50-511 fession to their Stock of Materials and Instruments

for Pental purposes.

Particular attention paid to orders from a diamence when accompanied by the Cash.

A VALUABLE

# FARM FOR SALE.

THE Subscriber being desirous of removing ship of Orwell, county of Ashtabula, ? of a mile east of the Ashtabula and New Lisbon Reil Road line. Said Farm contains eighty-six acres of choice land, forty acres under improvement, a part of it cleared, and a part in winrowing; well watered and timbered, and 1 of a mile only, from .

good Steam Saw Mill. good Steam Saw Mill.

Terms: \$15 per more: one half the purchase money down, and one half in two yearly payments ccurity on the land.

For further particulars apply to the subscriber on the premises. Orwell, May 6th, 1854.-3w.

## Books, Stationery, &c., &c.

THE subscriber invites the attention of the public to his new stock of GOODS for 1854. At his establishment on Main Street, Salem, Ohio, may be found

THE LAMPLIGHTER,

A Book in interest, popularity and numbers sold, second only to Uncle Tom's Cabin.

NARRATIVE OF SOLOMON TORTHRUP, A narrative of thrilling interest, with the additional interest of being fact.

The life of ISAAC T. HOPPER, the world The Twentieth Anniversary of the American renowned Quaker, written by the celebrated Mrs. Anti-Slavery Society will be held in the City of Child. New York, in the REV. DR. CHAPIN'SCHURCH.

THE POTIPHAR PAPERS, or upper current life in New York,

Narrative of the exploring expedition in search of Sir John Franklin

Fern Leaves and Little Ferns.

Poetical Works of all kinds. evening following the public Anniversary and on Historical Books in great variety.

the succeeding THURSDAY and FRIDAY, May Bibles and Dictionaries of all sizes.

## SCHOOL BOOKS,

Of all kinds used in this region, WHOLESALE AND RETAIL.

BLANK BOOKS AND MEMORANDUMS. MUSIC BOOKS, Wholesale and Retail.

A most complete and superior assortment of STATIONERY, consisting of Writing Papers of all sizes and qualities, Envelopes, Gold Pens, Black. Blue and Red Ink, Friendship Cards, Printer's

MATHEMATICAL INSTITUTENTS.

Water Colors, Penkuives, Port-Mortiaies, Pocket Especial attention is called to cur large stock of

WALL PAPER AND BORDERS. thority, and avoiding the tangled controversies by The subscriber is prepared to furnish every

which the popular churches are perplexed and be- thing in his line that the public may demand on wildered, it seeks to unite mankind, not by agree- short notice.

J. McMILLAN.

## TO YOUNG MEN.

piration after moral excellence. Its platform is PLEASANT AND PROTITABLE EMPLOYMENT .- Young broad and comprehensive. It invites the co-ope- Men in every neighborhood may obtain healthful,

FOWLERS & WELLS. No. 308 Broadway, New York.

P. S .- All Agents who engage with us will se The name of "Friends" was adopted in no technical or narrow sense, and with no intention that derived will be very liberal.

with us at the time above specified, and to give us Dated March 1, 1854.-3w.

## 1,000 BOOK AGENTS WANTED.

To Seli Pictorial and Useful Works for the Year 1854. \$1,000 DOLLARS A YEAR.

WANTED IN EVERY SECTION OF THE UNITED STATES, active and enterprising mentor engage in the sale of some of the best Books published in the Country. To men of good address, possessing a small capital of from \$25 to \$100, such inducements will be offered as to enable them to make from \$3 to \$5 a day profit.

The Books published by us are all useful in their character, extremely popular, and account.

Communications intended for the meeting, their character, extremely popular, and command

whether from associations or individuals, should be addressed to the clerks, Joseph A. Dugdale and ROBERT SEARS, Publisher, 18!, William Street, New-York.

Of Mrs. Caroline M. Severance, of Cleveland, in behalf of Woman's Rights, in respect to property und the exercise of the electice tranchise. Prosented and read to the Senate of Ohio, March 23. 1854. Laid on the table and ordered to be pri sted.

We, your memorialists respectfully represent to your honorable body, that by the common law of England, and the common law, constitution, and statutes of the State of Ohio, which together conis deprived of certain natural rights, which ought to be inseparable from her existence, and is subected to certain legal disabilities which circumeribe her sphere, and diminish her usefulness Deprived of these rights, which were originally usurped by the busband, and subjected to these disabilities, which were afterwards by him enacte into laws, to insure his ill-gotten possessions, the parsonal liberty, the property, and the children of the wife, are legally, and by consequence actually controlled by the husband. In the opinion of your memorialists, these usages, which are many and grievous, ought to be thoroughly and speedily re-dressed, and their disabilities, which are of a like character, ought to be as thoroughly and speedily removed. Therefore, we carnestly pray you in whom is vested the power of restoration, so to change the constitution and laws of this State: 1st. That marriage shall not destroy the legal in

dividuality of woman. By marriage the husband and wife are one per-

daughter, being a minor, had not then, and have V

years, or the immoral character of the father, the ed." when a divorce is decreed by reason of the aggression of the husband, the wife is allowed such allishms of usurpation, the inhumanities of oppression, and questioning authoritatively King and Emperor, as the court shall think reasonable, having due regard to the property which came to him by a register of dower in the lands of which her husband arise from the aggressions of the wife, she shall be barred all right to dower in the lands of which her husband application of the immortal truths of Judean and So which that Stete thus re-enacts in its own legal way; that the family thus robbed of the needed way; that the family thus ro

dead, has absolute control of his children until they are twenty-one years of age, for it is provided by statute, that any father may by his last will in writing, appoint a guardian for his children, whether born at the time of making the will or afterwards, to continue during the minority of the child. But the mother is guardian of her children only in case she is not deprived by the written will occases when her guardianship cases when he her guardianship cases when her will cannot fail to answer truthfully and of her husband, and even then her guardianship cases when her high birth-right by allowing traitors to throttle in their young life, the later-born? of her husband, and even then her guardianship by the false relations and perverted aims which observed by the false relations and perverted aims which observed by the false relations and perverted aims which observed by the false relations and perverted aims which observed by the false relations and perverted aims which observed by the false relations and perverted aims which observed by the false relations and perverted aims which observed by the false relations and perverted aims which observed by the false relations and perverted aims which observed by the false relations and perverted aims which observed by the false relations and perverted aims which observed by the false relations and perverted aims which observed by the false relations and perverted aims which observed by the false relations and perverted aims which observed by the false relations and perverted aims which observed by the false relations and perverted aims which observed by their perverted aims which their young life, the later-born?

Aye, if it be so—if woman be so hopelessly lost to love of good and truth, the high heritage of their young life, the later-born?

Aye, if it be so—if woman be so hopelessly lost to love of good and truth, the high heritage of their young life, the later-born?

Aye, if it be so—if woman be so hopelessly lost to love of

other evidence of caim. When the intestate shall taken many advance steps in the march of progress, not have left any legitimate child, heir of his body, the widow shall be entitled to all the personal estate as next of kin, and if he shall have left such child, the widow shall be allowed on distribution. We know that appeals similar to ours are being child, the widow shall be allowed on distribution. We know that appeals similar to ours are being dollars, and one third of the residue of the personal delsawhere, but in our own case we feel estate, and one third of the residue of the personal delsawhere, but in our own case we feel estate subject to distribution. The following articles are not deemed assets, but are included in the inventory of the estate, namely: All spinning which we venture in the inventory of the estate, namely: All spinning which have included in the inventory of the estate, namely: All spinning which have influenced, family bible, family bible, family bible, and other books not sheep, all wearing appared books and other books not sheep, all wearing appared to books and ornaments of the window, and wearing appared of the deceased, one table, six chairs, six knives and forks, six plates, six tea estate, samely and wearing appared of the deceased, one table, six chairs, six knives and forks, six plates, six tea on the pot and twelve spoons, and these articles.

The state of the necks of the sex whose with the same power is granted as if in mockery of her, to the poor thing the mide with a house of the poor thing the mide with a flow of the receivable power in fitting up, to chook even that judiciously—then, oh then give operate with advantage, and with reference to the chooks even that judiciously—then, oh then give operate with advantage, and with reference to the chooks and the trapping of her to chooke even that judiciously—then, oh then give the chooks and the trapping of her to chooke even that judiciously—then, oh then give the chooke and the trapping of the feels the power had been com

signed and scaled by the father. Swan's Statutes 63. tion of a woman to practice law, decided that all ting up its guardianship over both widow and is of all our first and world-acknowledged princi-

name and right, an action for injury done her per- amended as to entitle women to the exercise of the fully cruel.

wife could bring or maintain an action for an injury done to her own person, but the husband the age of twenty-one years, who shall have been tion, when throughout city and hamlet and hillside not only disproven, by the stern integrity of a again prepared to instruct students in the science jury done to her own person, but the husband could bring such action without the consent of his wife, the same as for an injury inflicted on his election, and of the county, township or ward in obtained. He could also sustain an action for an injury of the same as for an injury of the same as for an injury inflicted on his obtained. He could also sustain an action for an injury done his wife's reputation, but the wife or daughter, being a minor, had not then and have

not now, any redress whatever but through the Either branch of the General Assembly may prothe husband or the father. Female virtue is perfectly exposed to the slanders of malignity and falsehood; for any one may proclaim in conversation, that the finest maid, or the chartest matron, is the most meritricious and incontinent of women, with impunity, or free from the animal continent of women, with impunity, or free from the animal continent of women, and shall be published in at least is the most meritricious and incontinent of women, with impunity, or free from the animadversions of the temporal courts, and female honor, which is dearer to the sex than their lives, is left to be the sport of the abandoned calumniator. Black 367. 6th. That all property accumulated during coverage shall be owned by husband and wife in majority of the electors voting at such election, and if a majority of the electors voting at such election and if a majority of the electors voting at such election shall adopt such mendanents, the same shall become a personal property by marriage, become a part of the constitution. Con. O., Art.

band is absolutely master of the profits of the said wife's hands during coverture; and if he has had a living child, and curvives the wife, he retains the whole of those lands, if they are estates of inheritance during his life, but the wife, if she survives, is only entitled to dower out of her husband's estates of inheritance. This is common law. Black 367.

By marriage in Ohio, the husband so far becomes the owner of his wife's personal property, that if they unite in selling her real estate, and of men and women, of grand, courage on some the owner of his wife's personal property, that if they unite in selling her real estate, and if the money is staking their all upon the issues of such faith and received any there fell from the lips of all relations, that means of physical and moral death are suffered to claim the protection of law supplementary companion, she has not yet redeath are suffered to claim the protection of law while they do their sure, viie work in neutralizing the most powerful of possible home influences, and of life, under all its varied aspects, and overleap all limits of time. Centuries later an equally obscure band of men and women, of grand, courageout whole of those kinels, if they are estates of inheritance during his life but the wife, it she survives, is only entitled to dower out of her husband's estates of inheritance. This is common law. Black 367.

By marriage in Ohio, the husband so far becomes the owner of his wife's personal property, that if they unite in selling her real estate, and overleap and functions of party the most powerful of possible home influences, and the relations of life, under all its varied aspects, and overleap all limits of time. Centuries later and equally obscure band of men and women, of grand, courageout while they do their sure, view work in neutralizing and received any where that broad recognition of her while they do their sure, view and the relations of life most powerful of possible home influences, and the most powerful of possi receive the money, it is his, and if the money is staking their all upon the issues of such faith and afterwards, and during the marriage, invested in lands and the title taken to himself, the lands are his, and decreed to his heirs. Randall v. Craighill could be therefore and true, and true, and afterwards, and during the marriage, invested in lands and the title taken to himself, the lands are his, and decreed to his heirs. Randall v. Craighill could be theroughly free and true, and revenue. Is it nothing to her that the slightest provocation, by real or fancied aggression, or a more lustful ambition to possess broader territories and rule over feebler nations, shall sueffice to call out her husbands and sons to the sacrifice of blood the party of the children, and to haif of the parties shall be equally possessed at the by the English common law, the children, no by the English common law, the children, no by the English common law, the children and prophetic declaration—"We hold these truths and trials manfully borne, and the sacrifice of blood and trials manfully borne, and the sacrifice of blood and trials manfully borne, and the sacrifice of blood and trials manfully borne, and life, leaving her wisdom unsought, her needs and interests unthought of; and, as the only redwing the ruth that all men are created equal, and end achieved the liberty they daved to seek; and left possible rights, and realizing with and interests unthought of; and, as the only redwing the vision of the Counting Room and out there has all the continent they source in this extremity of her widownood and though perils and trials manfully borne, and life, leaving her wisdom unsought, her needs and strict the liberty they daved to seek; and left possible rights, and realizing with and interests unthought of; and, as the only redwing the continent they source in this extremity of her widownood and the continent they source in this extremity of her widownood and the continent they source in this extremity of her widownood and the continent they source in this extremity of her widownood and the continent they source in the care and custom the parties of the Counting Room and trials manfully leaven the matter from what cause the divorce was obtained, to be self-erident, that all men are created equal, and which party was in fault, were given to the father, endowed by their Creator with certain inclienable but in Ohio, though the rule has not been changed rights, among which are life, liberty, and the purby any especial enactment, the courts have given in some instances, the care of the children to the mother, deeming her on account of their tender their just power from the consent of the governments are instituted among men, deriving their just power from the consent of the governments are instituted among men, deriving their just power from the consent of the governments are instituted among men, deriving the family and to society, whether such as the family and to society the family and to society the family and to society the family and to severe the family and to society the family and to society the family and to severe the family and to society the family and to severe the family and to society the famil

more suitable protector. But this is by no means the general practice, some judges strictly adhering to the rule of the English common law. In Ohio, when a diverge is deered by respect to the rule of the English common law. In Ohio, when a diverge is deered by respect to the rule of the English common law. In Ohio, when a diverge is deered by respect to the rule of the English common law. In Ohio, when a diverge is deered by respect to the rule of the English common law. In Ohio, when the stature of the rule of the English common law. In Ohio, when the stature of the rule of the English common law. In Ohio, when the stature of the rule of the English common law. In Ohio, when the stature of the rule of the English common law. In Ohio, when the stature of the rule of the English common law. In Ohio, when the stature of the rule of the English common law. In Ohio, when the stature of the rule of the English common law. In Ohio, when the stature of the rule of the English common law. In Ohio, when the stature of the rule of the English common law. In Ohio, when the stature of the rule of the English common law. In Ohio, when the stature of the rule of the English common law. In Ohio, when the stature of the rule of the rule of the rule of the stature of the rule o

shall be seized or which he may thereafter acquire.

Swan 5, 293.

9th. That the wife upon the death of her husband, shall be entitled to the care of her children, and all the property accumulated during coverture.

By the laws of Ohio, the father whether living or dead, has absolute control of his children until they are twenty-one years of age, for it is provided by

tenements, and real estate of which her husband we come with no fear that precedents will be urged heroic or even human blood, that all the great was seized, as an inheritance, at any time during against us by those whose work for the world it is needs and woes of earth find in her heart no echo-

cles shall belong to the widow. Swan 3, 296, 346. weary midnight toil, of all the outcomings of her and honorable recognition from peer and sovereign individual genius and skill, not one is legally secure of its superiority in humanity and efficiency to all 10th. That there shall be no taxation without representation.

With regard to the property of women, there is without to her, but may be at any time seized and appropriated by an unmanly and tyrannical or debauched partment.

With regard to the property of women, there is to here of starvation, ave, even beyond that as ours it would seem almost insulting to your 19th. That marriage defall toof decrey the legal its plant about and with care one previous efforts of government officials in that degree of the property of country. However, there is no it are, that is, the two ledge or legal exists may be assigned under the control of the property of country in the latest and the property of country in the latest and the control of the property of country in the latest and the property of country in the latest and t

Segrential district the minimum of service shall be seed independent of the futher. Swan's Statutes 63.

The Supreme Court in Bank, upon the application of a woman to practice law, deeded that all to do mean to practice law, deeded that all to do mean to practice law, deeded that all to do mean to me, the court in the same that the days of all impute the common law, that every agreement of any nature, entered into the same without the express or implied consent of the husband, is absolutely void; and this rule person.

It is a rule of the common law, that every agreement of any nature, entered into the amount of the husband, is absolutely void; and this rule person of her sex. But in this case the person of her sex. But in this case the previous of the examination was in the highest degree satisfactory.

Eth. That woman may avail herself of her overture to defeat a contract, though she call the days of all ignore, without her husband may be joined with her, except when the neiton cores her separate property, she may see used alone, but in every such action of her that the days of a free democracy, and that if it of the return of the control of the statutes of this in the lands of the return of the control of the cont

tition, or property.

amended as to entitle women to the exercise of the land some of the search of the franchise, and to the privilege of holding of the said by you that our appeals are groundless, and nature.

The assertion that such public life and some of the search of the sear ilization, and write barbarism over our judicial and them. Neither are we unmindful in asking the

worthless, if not altogether impossible?

Is it withing to her that prisons are reared in ling influences. which the husbands and sons of the race, per-

lands and tenements, held by article, bond lease, or legislators, or successors to such, have already other evidence of claim. When the intestate shall taken many advance steps in the march of progress, destined and demands its application, to be withheld not have left any legitimate child, heir of his body, and the recognition of the needs of the sex whose

except the wearing appared of the deceased, shall has here the right defined in many of our States to every hand, among your own wives and aughters remain in possession of the widow, if there be one, property which comes to her by inheritance or beduing the time she shall live with and provide for quest before marriage, and that such property may have the property may be secured to her after marriage—but we also any means become separated, she shall only be all the "rents and profits" of such of a Dorothea Dix—such foresight and judgement owed to retain as her own, her wearing appared property, if real estate, she is still legally deprived, and ability as make many a wife and mother the and ornaments, one bed, bedstead, and necessary and may, therefore, although the virtual owner of master spirit of the family and society—and which sedding, for the same, and the other articles excompleted from administration and not consumed, of the town—according to the cruelty or caprice of and effort, in the comprehensive statesmanship of a shall then belong to the minor children. But the man to whom she is legally bound; that of all Caroline Chisholm, compelling, as it does, the if there be a willow and no child, these are the earnings of her hours of early morning or admiring wonder of all England, and even public

5, 491.

5th. That the wife may maintain in her own and right, an action for injury done her per support the constitution of Ohio shall be so dicrously inappropriate, when not, also, too sorrows strow the delicacy of her nature is neither sustained by sound philosophy, the analogy of past ex-a supplementary companion, she has not yet received any where that broad recognition of her order by the most celebrated Seedsmen in America

same plane of ample vision, free effort, and ennob-

We know not, whether in all the wrongs now practiced toward woman, legally and socially, the by all the circumstances of their surroundings? or er sufferer. For, surely as that a fountain cannot Sweet Potatoes, a new variety from North Carospontaneous exercise by such recognition, all her
being electrified by the holy ambition to justify it,
and the delight of enjoying it.

Sweet Potatoes, a new variety from North Carolina. It has proved the most prolific and desirable
for northern culture that has ever been introduced
in this market.

Spencer, and J. W. Lusk. No Institute
America offers superior facilities to this for input
ing a Rapid and Systematic Hand Writing
ing a Rapid and Systematic Hand Writing
themselves for Teachers

beg you in the name of their wives, daughters and others of the State you represent, be true and just, -- aye, rather than imitators and perpetrators of olden barbarian codes, be dreamers, "vissionary" men, like the immortal dreamer Plato-be than he, be actualizers of the longing hopes than he, be actualizers of the longing hopes.

He had only the seer's

E. R. SHANKLAND, SEEDSMAN, and prophesies of ages. He had only the seer's

mortal by noble ventures, and an unfaultering faith in Truth and Right. Make by your generous

coverture, which he has not conveyed away, and to make precedents and not follow and perpetuate ing pang, and in her life no answering, earnest aid:

Gertit Smith announces that Dr. Beaumont, of one third part of all the right, title, or interest those of lower ages and dissimilar conditions; that she can willingly suffer the power which is that the may have at the time of his decease, in with no just cause of such fear of these who, as bers by right of birth and being, with the high owned, and which lived in Washington.

MANLEY & CARPENTER'S PREMICE DAGUERREAN GALLERY!

cents, to 20 dollars. Past experience, and present advantages, enable us to take *Good Likenesses*, at very reasonable Rates. Being, also, posted in all the recent improvements of the art, our time and entire attention shall be to render full satisfaction. Sick or deceased persons taken at their rooms.— Our motto, is EXCELSIOR.

N. B. Persons wishing Pictures taken on Galvanized Plates, can do so without extra charge. Rooms open from 6 o'clock, A. M., until

### WESTERN FARMERS' INSURANCE Co., New Lisbon, O.

OFFICE, OLD BANK BUILDING.
JAMES KELLY, PRES.

Dr. T. L. Nichols, of the American Hydropathic Institute, and Editor of the Nichols' Health Jour-Feb. 11, 1854,-4f

them. Neither are we unmindful in asking the recognition of these rights for woman, of the many first of March, and to those desirous of availing & H. DWIGHT STRATTON. themselves of the summer course of studies, it would be advisable to be here at least two week previously. He would also announce that he is prepared to practice in his profession.

K. G. THOMAS, M. D.

SALEM, Jan. 21, 1854.-4w

## NEW SEED STORE.

THE undersigned is now receiving his supply of Field, Garden, Tree and Flower-seeds; also, large additions to his Stock of Horticultural and Keeping Department.

SARAH L. SPENCER, Instructress in the Law W. HARDER, Assistant Prof., in the Book Keeping Department. name; new and superior varieties of Corn, Grain, For full course in Double Entry Book-keeping uns awarded at the late Fair, by the State Agri cultural Society, will testify, amounting to near

Chinese Eight Rowed Corn, Improved Dutton "

Stowel Evergreen Philadelphia Sweet Mountain June Potatoes, (very fine,) Winnebago, "Mammoth Nutmeg, " (very prolific.)

Peach Blossom, Early White Mercer " Ash Leaf Kidney " (early six weeks,) Sovereign Buckley's Seedling " (a very large variety and it an instructive and profitable branch in the very prolific,) Baywood Seedling,

" Radish

" Celery " Cucumber " " Grass Orders Respectfully Solicited, and Promptly separate from the gentlemen's, and is fitted up a splendid and convenient style. Many Links as plendid and convenient style. No. 129, Wood St., Pitts., Pa.

Feb. 18, 1854.-3 m.

FRUIT TREES AND SHRUBBERY. 20,000 Choice Apple Trees, 3,000 Dwarf Pear Trees, (very fine,) 5,000 Peach Trees, (new varieties,) 2,000 German Plum Trees, (imported,)

1,500 Cherry Trees,

20,000 Evergreens. 30 New and superb varieties Strawberry,
20 "Raspberry,
15 "" Googeberry Together with the finest collection of Plants and Shrubs ever offered in this market, for sale by E. R. SHANKLAND,

129 Wood St., Pitte. Feb. 18, 1854.-3 m

### THE PLACE TO GET YOUR LIKENESS HUNT & BOONE.

Have opened, in Johnson & Horner's block, largest and finest Daguerreian Rooms in Eastern Ohio, where they are constantly taking pictures (exclusively on Galvanized Plates) surpassing all others in durability, beauty of finish and artistic style. Our facilities for operation are of the most styte. Our nontities for operation are of the most ample and improved order, consisting in part of machinery to polish the plate. By it we are enabled to give the highest polish, without which a fine picture cannot be taken. Our

# SKY-LIGHT

IS OF MAMMOTH SIZE AND SUFFICIENT TO TAKE SIXTY PERSONS ON A SINGLE PLATE.

PRICES RANGE FROM 371 CTS. TO TEN DOLLARS. Ladies and gentlemen are requested to call and Salem, Dec. 17, 1853.

### LAND SURVEYING. AND

## Rail Road Engineering!!

INSTRUCTION in these branches of Practical Science will be given at the Union School, Mark bro', Stark Co., during the Spring Term, com-mencing March 14th and continuing fourteen

weeks. Regular FIELD PRACTICE with the Company Leveling and Transit Instruments, accompanies with Calculations, Plotting and Drafting, will for an essential part of the course.

Tuition per 11 weeks, \$5,50. With the privilege of Mathematics, Geology, Experimental Chemistry Physiology, Single and Double Entry Book Keep ing, \$7,50

Common Branches, \$3,00; Higher Branches as above, \$3.50, Engineering, German Language, Mathematical and Prospective Drawing, each \$2.50.

For particulars, address the Principal,
A. HOLBROOK. Marlboro, Jan. 21, 1854.

### BUCKEYE FOUNDRY. ENOS L. WOODS. COLUMBIANA, COLUMBIANA COUNTY, ORIS Steam Engine Builder.

STEAM ENGINES of various sizes, construct ed upon the latest approved plan, that cannot full to give as good satisfaction as any now made. Patterns of all kinds, made to order. All work made of good material, and warranted to give a Feb. 11, 1854.-tf

### WATER-CURE, AT COLD WATER, MICHIGAN, For the cure of Acute and Chronic Diseases, is

in successful operation. Address for particulars, DR. JOHN B. GULLY, Cold Water, Mich. Jan. 21, 1853.-3m. OREGON PEA.

Six bushels of these Celebrated Peas, by planting which, as much fodder can be raised on one sere a

can be raised off of five of anything else that can be sowed, and it is better for the soil than elever. Just received and for sale by E. R. SHANKLAND,

129 Wood St., Pittsburgh, Pa. Feb. 18, 1854.-3 m.

Blank Deeds, Article of Agreement, Judgment Notes, Summons and Executions for sale at this



## SUPERIOR STREET, CLEVELAND, ORIO.

Principals. & II. DWIGHT STRATTON.

Faculty. H. B. BRYANT, Professor of the Science of Ac

H. DWIGHT STRATTON, Associate Prof. in the J. WASHINGTON LUSK, and P. R.SPENCER Author, Professors of the Spencerian System of

Penmanship and Commercial Correspondence. SARAH L. SPENCER, Instructress in the la

Geography.

and other Departments, time unlimited, . \$40 % For full course in Ladies Department, - - - 20th For separate course in Practical Penmanship. 5th For various styles in Ornamental Writingagreed upon.

The Principals of this Institution, design making

it one of the best mediums in the United Same for imparting a thorough practical knowledge of the various duties of the Counting Room and less

Book-keeping by Double Entry, as applied to it lishments, engaged individually or in partners at Wholesale and Retail, on Commission or January Speculation, including Banking, Steamboated Insurance, Railroad and Joint Stock Books, & Commercial Calculations and Correspondence. bracing every variety of business computions and familiarizing the student with the Commerca Technicalities and Phraseology of Correspondent COMMERCIAL GEOGRAPHY is a new feature

in Mercantile Schools, and having its origin " does in this Institution, much will be done to make ture Department. The Spencerian System of Practical Pennsadi in all its forms, will be taught by its Author, P. S Spencer, and J. W. Lusk. No Institution

desirous of qualifying themselves for Teachers of this unrivalled and popular System, will find the wants met at this College.

THE LADIES' DEPARTMENT is entirely

are now reaping the benefits of a thorough eantife Education, by occupying lacrative responsible situations. Females desirous of tending a Mercantile School, will find the facility for study of the study for study offered at this Institution, superior any other in the United States.

Applicants can enter upon a course of study

any time during the year.
Diplomas are awarded to students who same? thorough examination.

The Principals have an extensive acquain with business men throughout the West, and render efficient aid to graduates in securing stations. The suit of Rooms occupied by this College, more spacious, and are fitted up in a more

and convenient manner than any other like tution in the United States. Send for a Circular by mail. Dec. 31, 1853.-1y

MARIT

VO:

THE A PUBLISHE TERMS - 1,50
Or 22 a
a - We occasio
acribers, but who
of anti-slavery tri
themselves, or use
their friends.
- Community
Manus R. Romres
Hehing Agent.
TE!
One Square (16 lin
a Each
a Six m
a One yo
One Fourth colum
Half column, chas
- Cards not e
for \$1,00; six mon

ANTI-S

RUSSIAN

The two pov greatest promi world, at least one seems as a other on en serving the ter of each of the their respective the condition of A oppression and well to conside of bondage wh country curses over the fair at ern territories.

The power of

is far from b engaged in a obliged to work

If he run awa master makes

years from th

returned at th time, he is ent allowed to crilife. If the government, punish him estate of the put under the live upon the allets and village giving them of his freedo vitude. It illeg his pretended ow not be punished, er, until the case may thus appear the same tribuna ed, when he may a law suit, the i and is answerab serf may gain h propriety or for the virtue of his or if the latter d fession. If a fee becomes free wh

man from bonda

free, the wife to

children must be

Serfs sent to S

ment, may tak often receive lan

seris can not be

among them can be sold together have lived. If this law is gressor, takes the ment. Serfs car in execution of a under bondage, to wander, at pl-the Empire, to e which they may hold property.
part of their ear
call. All the pre
their labor, below
But a public opi ute secures the n the Russians, no inhabitants on accolor, or race. I poets, boasted th veins. The rade which the govern jurisdiction, shar

dued, the commo by the rest of the Such is serfdor sent certain dire slavery in our ow nected with it, to since they are sin in almost every a which afflicts our other favorable as dom, which I have no point of contraction with the institute simply wish to possible it while it would be not be not because it was a superior of the notation while it must be other respects als In our own co holder over his visevere and uninte what a few years so from the danger o the kimits of the c

a home, and seen the relentless has and often take the slave is guilty of a Judge Lynch adm No slaveholder's e the outrages dail virtue. In some o bidden to the mas manner whatsoever have recently enac again, men who man man may be he

South, he cannot a bunal. He can se accuser or witness. whatever his wrong to have one for him conduct towards to